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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/824,237 04/03/2001		Kimitaka Murashita	1075.1154 (JDH)	1240
21171	7590 02/06/2006	EXAMINER		INER
STAAS & H.	ALSEY LLP	DIXON, THOMAS A		
SUITE 700 1201 NEW YO	ORK AVENUE, N.W.	ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20005			3639	

DATE MAILED: 02/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			on No.	Applicant(s)					
Office Action Summary		09/824,23	37	MURASHITA ET AL.					
		Examiner		Art Unit					
		Thomas A		3639					
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR F CHEVER IS LONGER, FROM THE MAILIN nsions of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF TH CFR 1.136(a). In no eve tion. period will apply and wi y statute, cause the apply	IIS COMMUNICATION The control of th	DN. timely filed m the mailing date of this c IED (35 U.S.C. § 133).	,				
Status									
1)	Responsive to communication(s) filed on	28 November 20	005.						
2a)	This action is FINAL . 2b)⊠ This action is non-final.								
,	, 								
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	□ Claim(s) <u>1,3,5,7,9,11,13-20 and 23-28</u> is/are pending in the application.								
	4a) Of the above claim(s) <u>21,22 and 29-31</u> is/are withdrawn from consideration.								
	Claim(s) 1,3,5,7,9,11,13-20 and 25-28 is/are allowed.								
	Claim(s) <u>1,3,5,7,9,77,75-20 and 25-26</u> is/are allowed. Claim(s) <u>23 and 24</u> is/are rejected.								
	Claim(s) is/are objected to.								
	Claim(s) are subject to restriction	and/or election re	equirement.						
	on Papers		•						
_		ominor							
9) The specification is objected to by the Examiner.									
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority under 35 U.S.C. § 119									
	•								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a)	a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.									
Attachmen			_						
	e of References Cited (PTO-892)	40)	4) Interview Summar						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-15)					O-152)				
Paper No(s)/Mail Date 6) Other:									

Application/Control Number: 09/824,237

Art Unit: 3639

DETAILED ACTION

1. The amendment of 11/28/05 has been considered.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. As per claim 23.

line 2 of the claim states "at least either one of..." but only gives one option, labeled "(ii) first ..." which is confusing.

Specification

3. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Allowable Subject Matter

- 4. Claims 1, 13, 14, 25, 26 are allowable.
- 5. The following is a statement of reasons for the indication of allowable subject matter:

As per Claim 1.

The prior art of record, specifically Visconti (6,876,973) in view of Waytena (5,978,770), does not disclose or fairly teach:

an alternative event information outputting section for outputting first alternative event information on an event substituting for said reservation-needed service;

a reservation managing section for selectively reading out said store information retained in said retaining section and said first alternative event information outputted from said alternative event information outputting section on the basis of said desired service or desired event received in said receiving section;

Application/Control Number: 09/824,237

Art Unit: 3639

a transmitting section for transmitting, through a communication network to said user terminal, at least one of said store information and said first alternative event information read out in said reservation managing section;

wherein said reservation managing section, when receiving a reservation from the user terminal updates the store information retained in said retaining section, thereby completing the reservation, and

wherein said transmitting section, when the reservation is completed by said reservation managing section, transmits, to the user terminal, second alternative event information, which is different from the reservation-needed service and the first alternative event information and is practicable for a user of the user terminal.

As per Claim 13.

The prior art of record, specifically Visconti (6,876,973) in view of Waytena (5,978,770), does not disclose or fairly teach:

an alternative event information outputting section for outputting alternative event information on an event substituting for said reservation-needed service;

a reservation managing section for selectively reading out said store information retained in said retaining section and said alternative event information outputted from said alternative event information outputting section on the basis of said desired service or desired event received in said receiving section;

a transmitting section for transmitting, through a communication network to said user terminal, at least one of said store information and said first alternative event information read out in said reservation managing section;

an other reservation notifying section which outputs, to said transmitting section, reservation information of a reservation-needed event which needs reservation, out of the alternative event information output from said alternative event information outputting section;

wherein said other reservation information notifying section outputs, to said transmitting section, practicable alternative event information, out of the alternative event information, as practicable event information;

wherein said other reservation information notifying section is made to extract a longest event taking a maximum performance time among events, included in said alternative event information, on the basis of an event end time obtained by adding said waiting time to a performance time to be taken for each of said events, for including the extracted longest event in said practicable event information.

As per Claim 14.

The prior art of record, specifically Visconti (6,876,973) in view of Waytena (5,978,770), does not disclose or fairly teach:

an alternative event information outputting section for outputting first alternative event information on an event substituting for said reservation-needed service;

a reservation managing section for selectively reading out said store information retained in said retaining section and said alternative event information outputted from

Application/Control Number: 09/824,237

Art Unit: 3639

said alternative event information outputting section on the basis of said desired service or desired event received in said receiving section;

a transmitting section for transmitting, through a communication network to said user terminal, at least one of said store information and said first alternative event information read out in said reservation managing section;

an other reservation notifying section which outputs, to said transmitting section, reservation information of a reservation-needed event which needs reservation, out of the alternative event information output from said alternative event information outputting section;

wherein said other reservation information notifying section outputs, to said transmitting section, practicable alternative event information, out of the alternative event information, as practicable event information;

wherein said other reservation information notifying section is made to extract a longest event taking a maximum performance time among events, included in said alternative event information, on the basis of an event end time otrained by adding said waiting time to a performance time to be taken for each of said events, for including the extracted longest event in said practicable event information and outputting the longest event included in said practicable event information.

As per Claim 25.

The prior art of record, specifically Visconti (6,876,973) in view of Waytena (5,978,770), does not disclose or fairly teach:

a reservation server for outputting at least either one of (i) store information including a reservation-needed service requiring reservation and a reservation information of said reservation-needed service and (ii) first alternative event information on an event substituting for said reservation-needed service to said user terminal, including:

an alternative event information outputting section for outputting first alternative event information;

a reservation managing section for selectively reading out said store information, retained in said retaining section, and said first alternative event information, outputted from said alternative event information outputting section on the basis of the desired service of desired event received in said first receiving section;

wherein said reservation managing section updates the store information retained in said retaining section, thereby accepting a reservation request from a user of the user terminal, and

wherein said first transmitting section, when the reservation is accepted by said reservation managing section, transmits second alternative event information, which is different from the reservation-needed service and the first alternative event information and is practicable for a user of the user terminal.

As per Claim 26.

The prior art of record, specifically Visconti (6,876,973) in view of Waytena (5,978,770), does not disclose or fairly teach:

Application/Control Number: 09/824,237 Page 5

Art Unit: 3639

a first transmitting step in which a reservation server transmits, to a user terminal at least one store information including a reservation-needed service requiring reservation and a reservation information of said reservation-needed service and first alternative event information on an event substituting for said reservation-needed service:

a selecting step in which said reservation server selects at least one of said store information and said first alternative event information on said event substituting for said reservation-needed service, on the basis of the desired service or desired event transmitted in said reserving step;

a second transmitting step in which said reservation server transmits, to said user terminal, said store information or first alternative information selected by said selecting step;

a reservation accepting step in which the reservation server accepts a reservation from a user of the user terminal, when the user makes a reservation based on the store information and the first alternative event information transmitted in said second transmitting step; and

a third transmitting step for transmitting, to said user terminal, second alternative event information, which is different from said reservation-needed service and the first alternative event information and is practicable for the user.

The claims that depend from the above allowable claims are allowable for the same reasons.

Art Unit: 3639

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas A. Dixon whose telephone number is (571) 272-6803. The examiner can normally be reached on Monday - Thursday 6:30 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on (571) 272-6708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thomas A. Dixon Primary Examiner Art Unit 3639

Thomas A. F

January 06